1 Chad R. Fears, Nevada Bar No. 6970 SNELL & WILMER LLP 2 3883 Howard Hughes Parkway, Suite 1100 Las Vegas, Nevada 89169 3 Email: cfears@swlaw.com 4 Telephone: (702) 784-5341 Facsimile: (702) 784-5252 5 Keith A. Vogt (*Pro Hac Vice*) 6 1550 West Carroll Chicago, Illinois 60607 7 Email: keithvogtjd@gmail.com Telephone: (708) 203-4787 8 9 Attorneys for Plaintiff Robert Michael Nichols 10 UNITED STATES DISTRICT COURT **DISTRICT OF NEVADA** 11 CASE NO. 2:12-cv-00093 ROBERT MICHAEL NICHOLS, 12 **UNOPPOSED MOTION TO** 13 Plaintiff, SUBSTITUTE NEW COUNSEL FOR PLAINTIFF AND TO 14 v. REMOVE PRIOR COUNSEL 15 FINDLAY AUTOMOTIVE GROUP, INC. 3883 Howard 16 Defendant. 17 18 Plaintiff hereby moves this Court to remove Steve Pedersen and the firm of Stadheim & Grear 19 as counsel for Plaintiff and to substitute Keith A. Vogt as the new counsel for Plaintiff. This change is 20 the result of Mr. Vogt leaving Stadheim & Grear and having this matter staying with him as a result of 21 Stadheim & Grear terminating its representation of Plaintiff. In addition, it is requested that Steve 22 Pedersen and the firm of Stadheim & Grear be removed from the ECF system. The granting of this 23 motion will not result in any delay of the deadlines set forth in the Court's Scheduling Order. 24 25 26 27 28

	Case 2:12-cv-00093-MMD-VCF	Document 34 Filed 04/01/13 Page 2 of 3				
1	There is no opposition to the granting of this motion by all counsel of record.					
2	Dated: March 21, 2013.	Respectfully Submitted,				
3		/o/ Vaith A Waat				
4		/s/ Keith A. Vogt Chad R. Fears, Nevada Bar No. 6970 SNELL & WILMER LLP				
		3883 Howard Hughes Parkway, Suite 1100 Las Vegas, Nevada 89169				
		Email: <u>cfears@swlaw.com</u> Telephone: (702) 784-5341				
		Facsimile: (702) 784-5252				
9		Keith A. Vogt (<i>pro hac</i>) 1550 West Carroll Chicago, Illinois 60607				
10		Email: <u>keithvogtjd@gmail.com</u> Telephone: (708) 203-4787				
11		Attorneys for Plaintiff Robert Michael Nichols				
ලු 12						
Salite 13		<u>ORDER</u>				
FICES Parkway vada 89 7.5200	IT IS HEREBY ORDERED that Steven Pedersen, Esq., and the law firm of Stadheim &					
Hughes 702.78	Grear, be removed as counsel for Plaintiff in this case.					
Howard 16	DATED: 4-1-2013	C. Ballet				
[∞] 17		UNITED STATES DISTRICT COURT JUDGE				
18		MAGISTRATE				
19						
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	2 3 4 5 6 7 7 8 9 10 11 11 12 13 13 14 14 15 15 16 16 17 17 18 18 19 20 21 22 23 24 25 26 27	There is no opposition to the gradual probability of the gradual probabilit				

	1	<u>CERTIFICATE OF SERVICE</u>									
1000 1100 1100 1100 1100 1100 1100 110	2	I, the undersigned, declare under penalty of perjury, that I am over the age of eighteen									
	3	(18) years, and I am not a party to, nor interested in, this action. On March 21, 2013, 2013, I									
	4	caused to be served a true and correct copy of the foregoing UNOPPOSED MOTION TO									
	5	SUBSTITUTE NEW COUNSEL FOR PLAINTIFF AND TO REMOVE PRIOR									
	6	COUNSEL and PROPOSED ORDER by the method indicated:									
	7 8	BY FAX: by transmitting via facsimile the document(s) listed above to the fax number(s) set forth below on this date before 5:00 p.m. pursuant to EDCR Rule 7.2 A printed transmission record is attached to the file copy of this document(s).							ule 7.26(a).		
	9 10	BY E-MAIL: by transmitting via e-mail the document(s) listed above to the e-mail addresses set forth below and/or included on the Court's Service List for the above-referenced case. BY U.S. MAIL: by placing the document(s) listed above in a sealed envelope with postage thereon fully prepaid, in the United States mail at Las Vegas, Nevada addresse as set forth below.									
	11 12										
	13	delivery service company for delivery to the addressee(s) on the next business day. BY PERSONAL DELIVERY: by causing personal delivery via messenger service of the servic									
	14								service of		
	16	BY ELECTRONIC SUBMISSION: submitted to the above-entitled Court for electronic filing and service upon the Court's Service List for the above-referenced case									
	17	Michael I M	(aCtua								
	18	Michael J. McCue Jonathan W. Fountain									
	19	LEWIS AND ROCA, LLP 3993 Howard Hughes Parkway Suite 600 Las Vegas, NV 89169 mmccue@lrlaw.com									
	20										
	21										
	22	jfountain@lrlaw.com									
	23	Attorneys for Defendant Findlay Automotive Group, Inc.									
	24		17								
	25				/s/ Julia L. Meln						
	26	16840210			An Employee of Snell & Wilmer L.L.P.						
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